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UNITED STATES BANKRUPTCY COURT DISTRICT OF SOUTH CAROLINA

IN RE: Todd Vincent Wilson, SSN# (xxx-xx-4302) aka Todd V Wilson, Todd Wilson,)) CASE NO:) CHAPTER: 13
Vonda Michelle Wilson, SSN# (xxx-xx-8431) aka Vonda M Wilson, Vonda Wilson,)))
406 Grand National Lane Elgin, SC 29045)))
DEBTOR.	
NOTICE OF OPPO	RTUNITY TO OBJECT
The debtor(s) in the above captioned case filed	a Chapter 13 plan on May 17, 2019. The plan is attached.
	ou should read the plan carefully and discuss it with your you do not have an attorney, you may wish to consult
Street, Columbia, South Carolina 29201-2423 and serve	
of the plan. Notice of the confirmation hearing is provide	ust attend the hearing scheduled by the court on confirmation led in section 9 of the Notice of Chapter 13 Bankruptcy ing on any objection upon notice to the applicable parties.
If you or your attorney do not take these steps, relief sought in the plan and may enter an order confirmi	the court may determine that you do not oppose the terms or ing the plan.
DATE 5/17/19	/s/ Jason T Moss Signature of Attorney
	Jason T Moss, Esq. Moss & Associates Attorneys, P.A. 816 Elmwood Avenue Columbia, South Carolina 29201 (803) 933-0202
	· · · · · · · · · · · · · · · · · · ·

7240

District Court I.D. Number

Case 19-02680-jw Doc 3 Filed 05/17/19 Entered 05/17/19 07:42:00 Desc Main Document Page 2 of 15 Fill in this information to identify your case **Todd Vincent Wilson** Check if this is a modified plan, and Debtor 1 First Name Middle Name Last Name list below the sections of the plan that have been changed. **Vonda Michelle Wilson** Debtor 2 First Name Middle Name Last Name (Spouse, if filing) United States Bankruptcy Court for the: **DISTRICT OF SOUTH CAROLINA** Pre-confirmation modification Post-confirmation modification Case number: (If known) District of South Carolina **Chapter 13 Plan** 5/19 Part 1: Notices To Debtor(s): This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, this Court's local rules, and judicial rulings may not be confirmable. In the following notice to creditors, you must check each box that applies **To Creditors:** Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. Failure to object may constitute an implied acceptance of and consent to the relief requested in this document. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file a timely objection to confirmation. To determine the deadline to object to this plan, you must consult the Notice of Bankruptcy Case or applicable Notice/Motion served with this plan. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, pursuant to Federal Rule of Bankruptcy Procedure 3002, you must file a timely proof of claim in order to be paid under any plan. Confirmation of this plan does not bar a party in interest from objecting to a claim. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in **✓** Included Not Included a partial payment or no payment at all to the secured creditor 1.2 ✓ Included Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, Not Included set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8. ✓ Included **Not Included** 1.4 Conduit Mortgage Payments: ongoing mortgage payments made by the trustee **✓** Included Not Included through plan, set out in Section 3.1(c) and in Part 8 Part 2: Plan Payments and Length of Plan 2.1 The debtor submits to the supervision and control of the trustee all or such portion of future earnings or other future income as is necessary for the execution of the plan. Unless all allowed claims (other than long-term claims) are fully paid pursuant to the plan, the debtor will make regular payments to the trustee as follows: **\$2,199.00** per **Month** for **60** months

Insert additional lines if needed.

The debtor and trustee may stipulate to a higher payment in order to provide adequate funding of the plan without the necessity of a modification to the plan. The stipulation is effective upon filing with the Court.

Additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.

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Debtor		Fodd Vincent Wilson Vonda Michelle Wilson	Case number		
2.2	Regula	r payments to the trustee will be made from future income	e in the following mann	er:	
	Check a ↓ □	The debtor will make payments pursuant to a payroll deduc The debtor will make payments directly to the trustee. Other (specify method of payment):	tion order.		
	ome tax ro	efunds.			
	✓	The debtor will retain any income tax refunds received duri	ng the plan term.		
		The debtor will treat income refunds as follows:			
	itional pa	ayments.			
Chec	ck one. ✔	None. If "None" is checked, the rest of § 2.4 need not be co	mpleted or reproduced.		
		Tione: If Itone is encered, the lest of § 2.4 need not be ed			
and Formulation in the control of th	ve a distrims, must litreated as unsecuric stay by claim. Thic stay by	ibution from the trustee, a proof of claim, including adequate be filed with the Court. For purposes of plan distribution, a classecured in a confirmed plan and the affected creditor elects the deformal purposes of plan distribution. Any creditor holding a order, surrender, or through operation of the plan will receive its provision also applies to creditors who may claim an interest another lienholder or released to another lienholder, unless the	nim shall be treated as property of file an unsecured claim claim secured by proper to no further distribution for in, or lien on, property to Court orders otherwise	ovided for in a conf a, such claim, unless ty that is removed f from the chapter 13 that is removed fro e, but does not apply	Firmed plan. However, if as timely amended, shall be from the protection of the trustee on account of any om the protection of the y if the sole reason for its
Fo receivand Formation is reated a automatic secured cautomatic application or ovision filed a tiproperty and escre	ve a distrins, must be treated as unsecur ic stay by claim. The ic stay by ion arises ns will not mely proof from the tow notices.	ibution from the trustee, a proof of claim, including adequate be filed with the Court. For purposes of plan distribution, a classecured in a confirmed plan and the affected creditor elects the for purposes of plan distribution. Any creditor holding a order, surrender, or through operation of the plan will receive its provision also applies to creditors who may claim an interest another lienholder or released to another lienholder, unless the under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would be be paid, will be distributed according to the remaining terms of of claim may file an itemized proof of claim for any unsecuprotection of the automatic stay. Secured creditors that will be sex, payment coupons, or inquiries about insurance, and such according to the coupons.	aim shall be treated as property of file an unsecured claim secured by property on further distribution for in, or lien on, property to Court orders otherwise have otherwise been pair of the plan. Any credit ared deficiency within a rope paid directly by the design of the plan.	ovided for in a conf a, such claim, unless ty that is removed f from the chapter 13 that is removed from but does not apply d to a creditor, but p or affected by these reasonable time after both may continue	Firmed plan. However, if a stimely amended, shall be from the protection of the trustee on account of any om the protection of the y if the sole reason for its pursuant to these provisions and who has er the removal of the sending standard payment
Fo receivand Formula F	ve a distrins, must be treated as as unsecur ic stay by claim. The ic stay by ion arises as will not mely proof from the ow notice. Mainte	ibution from the trustee, a proof of claim, including adequate be filed with the Court. For purposes of plan distribution, a classecured in a confirmed plan and the affected creditor elects the for purposes of plan distribution. Any creditor holding a order, surrender, or through operation of the plan will receive its provision also applies to creditors who may claim an interest another lienholder or released to another lienholder, unless that under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would be paid, will be distributed according to the remaining terms of of claim may file an itemized proof of claim for any unsecuprotection of the automatic stay. Secured creditors that will be	aim shall be treated as property of file an unsecured claim secured by property on further distribution for in, or lien on, property to Court orders otherwise have otherwise been pair of the plan. Any credit ared deficiency within a rope paid directly by the design of the plan.	ovided for in a conf a, such claim, unless ty that is removed f from the chapter 13 that is removed from but does not apply d to a creditor, but p or affected by these reasonable time after both may continue	Firmed plan. However, if a stimely amended, shall be from the protection of the trustee on account of any om the protection of the y if the sole reason for its pursuant to these provisions and who has er the removal of the sending standard payment
Fo receivand Formation is reated a automatic secured cautomatic application or ovision filed a tiproperty and escre	ve a distrins, must be treated as unsecur ic stay by claim. The ic stay by ion arises as will not mely proof from the ownotice. Mainte Check as	ibution from the trustee, a proof of claim, including adequate be filed with the Court. For purposes of plan distribution, a class secured in a confirmed plan and the affected creditor elects the dorpurposes of plan distribution. Any creditor holding a order, surrender, or through operation of the plan will receive its provision also applies to creditors who may claim an interest another lienholder or released to another lienholder, unless that under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would be be paid, will be distributed according to the remaining terms of of claim may file an itemized proof of claim for any unsecuprotection of the automatic stay. Secured creditors that will be seen and such as a payment coupons, or inquiries about insurance, and such as an anace of payments and cure or waiver of default, if any.	aim shall be treated as property of file an unsecured claim claim secured by property on further distribution for in, or lien on, property to Court orders otherwise have otherwise been pair of the plan. Any credit ared deficiency within a rope paid directly by the dection will not be consider	ovided for in a conf a, such claim, unless ty that is removed f from the chapter 13 that is removed from but does not apply d to a creditor, but p or affected by these reasonable time after both may continue	Firmed plan. However, if a stimely amended, shall be from the protection of the trustee on account of any om the protection of the y if the sole reason for its pursuant to these provisions and who has er the removal of the sending standard payment
Fo receivand Formation is reated a automatic secured cautomatic application or ovision filed a tiproperty and escre	ve a distrins, must be treated as unsecur ic stay by claim. The ic stay by ion arises as will not mely proof from the ownotice. Mainte Check as	ibution from the trustee, a proof of claim, including adequate be filed with the Court. For purposes of plan distribution, a classecured in a confirmed plan and the affected creditor elects the for purposes of plan distribution. Any creditor holding a order, surrender, or through operation of the plan will receive its provision also applies to creditors who may claim an interest another lienholder or released to another lienholder, unless the under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would be be paid, will be distributed according to the remaining terms of of claim may file an itemized proof of claim for any unsecuprotection of the automatic stay. Secured creditors that will be sex, payment coupons, or inquiries about insurance, and such as mance of payments and cure or waiver of default, if any.	aim shall be treated as proposed in the claim secured by proper to no further distribution for the court orders otherwise have otherwise been pair to fit the plan. Any credit tred deficiency within a rope paid directly by the dection will not be considered to contractual installment priced in conformity within, at the rate stated. The	ovided for in a conf a, such claim, unless ty that is removed for from the chapter 13 that is removed from the but does not apply does not apply does not apply does not apply does not apply does not apply or affected by these reasonable time after bottor may continue a red a violation of the	Firmed plan. However, if a stimely amended, shall be from the protection of the trustee on account of anyom the protection of the y if the sole reason for its pursuant to these provisions and who has er the removal of the sending standard payment e automatic stay.
Fo receivand Formal For	ve a distrins, must be treated as unsecur ic stay by claim. The ic stay by ion arises as will not mely proof from the ownotice. Mainte Check as	ibution from the trustee, a proof of claim, including adequate be filed with the Court. For purposes of plan distribution, a classecured in a confirmed plan and the affected creditor elects the for purposes of plan distribution. Any creditor holding a order, surrender, or through operation of the plan will receive its provision also applies to creditors who may claim an interest another lienholder or released to another lienholder, unless through the paid, will be distributed according to the remaining terms of of claim may file an itemized proof of claim for any unsecuprotection of the automatic stay. Secured creditors that will be set, payment coupons, or inquiries about insurance, and such as anance of payments and cure or waiver of default, if any. All that apply. Only relevant sections need to be reproduced. None. If "None" is checked, the rest of § 3.1 need not be constituted any changes required by the applicable contract and no payments will be disbursed by the trustee, with interest, if a the creditor's allowed claim or as otherwise ordered by the	aim shall be treated as proposed in the claim secured by proper to no further distribution for the court orders otherwise have otherwise been pair to fit the plan. Any credit tred deficiency within a rope paid directly by the dection will not be considered to contractual installment priced in conformity within, at the rate stated. The	ovided for in a confin, such claim, unless ty that is removed from the chapter 13 that is removed from the chapter 13 that is removed from the does not apply do a creditor, but por affected by these reasonable time after the action of the company continues and a violation of the company continues and continues are continued to the continues a	Firmed plan. However, if a stimely amended, shall be from the protection of the trustee on account of any om the protection of the y if the sole reason for its pursuant to these provisions and who has er the removal of the sending standard payment e automatic stay.

3.1(c) The debtor elects to make post-petition mortgage payments to the trustee for payment through the Chapter 13 Plan in accordance with the Operating Order of the Judge assigned to this case and as provided in Section 8.1. In the event of a conflict between this document and the Operating Order, the terms of the Operating Order control.

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Debtor	Todd Vince Vonda Mich			Cas	se number							
				igation efforts with on 8.1 for any nonstandar			elines or procedures					
	3.1(e) Oth		m is treated as set for	orth in section 8.1. This part is provided in Section		ctive only if th	ne applicable box in					
	Insert add	itional claims as n	eeded									
3.2 Rec	quest for valuati	nest for valuation of security and modification of undersecured claims. Check one.										
		None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.										
V	secured cla Estimated a motion or a value of a s	The debtor requests that the Court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor states that the value of the secured claim should be as set out in the column headed <i>Estimated amount of secured claim</i> . For secured claims of governmental units, unless otherwise ordered by the Court after motion or claims objection filed after the governmental unit files its proof of claim or after the time for filing one has expired, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.										
	under Part allowed cla	5.1 of this plan. If aim will be treated	the estimated amou in its entirety as an	exceeds the amount of the int of a creditor's secured unsecured claim under P sted on the proof of claim	l claim is listed below Part 5.1 of this plan. U	as having no nless otherwis	value, the creditor's se ordered by the					
	section 132 secured cre	25(a)(5)(B)(i). Unleditor paid the allo	ess there is a non-fil wed secured claim p	C) applies, holders of sec ling co-debtor who conti- provided for by this plan irty (30) days from the en	nues to owe an obligat shall release its liens a	ion secured b	y the lien, any					
Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Estimated amount of secured claim	Interest rate	Estimated monthly payment to creditor (disbursed by the trustee)					
GM FINANCIA L	\$19,099.00	2016 KIA SORENTO	\$10,475.00	\$0.00	\$10,475.00	6.25%	\$204.00 (or more)					
Insert additio	onal claims as nee	eded.										
3.3 Otl	her secured clain	ns excluded from	11 U.S.C. § 506 ar	nd not otherwise addres	ssed herein.							
Check on	e.											
✓				d not be completed or repthout valuation or lien av								
	These clair	ns will be paid in f	full under the plan w	vith interest at the rate sta	ated below. These pays	ments will be	disbursed either by					

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Case number

	vonua iviici	nene wiison				
	obligation at the earli	secured by the lien, a	any secured credit		ed claim provided for	ho continues to owe an by this plan shall satisfy its liens on of the payment of its allowed
Name of Cred	litor Co	llateral	E	stimated amount of clai	im Interest rate	Estimated monthly payment to creditor
BRIDGECRE	ST20	17 JEEP PATRIOT	<u> </u>	\$16,835.00	6.25%	\$328.00
						(or more) Disbursed by: ✓ Trustee Debtor
Insert addition	al claims as ne	eded.				
3.4 Lien	avoidance.					
Check one. □ ✓	The remain The judicity which the security in order conficial claim in Pain full as a avoided, p	al liens or nonpossess debtor would have be terest securing a clair firming the plan. The art 5.1 to the extent a	sory, nonpurchase een entitled under m listed below will amount of the jud llowed. The amout the plan. See 11 Up to separately for e	11 U.S.C. § 522(b). Unled Il be avoided to the exten- icial lien or security inter- int, if any, of the judicial U.S.C. § 522(f) and Bank	securing the claims lites otherwise ordered that it impairs such e test that is avoided will lien or security interes	sted below impair exemptions to by the Court, a judicial lien or exemptions upon entry of the l be treated as an unsecured st that is not avoided will be paid of the lien is to be
Name of creditor and description of property securing lien CREDIT CENTRAL (8431)	Estimated amount of lien	Total of all senior/unavoida ble liens	Applicable Exemption and Code Section 2,500.00 S.C. Code Ann. §	Value of debtor's interest in property		Amount of lien avoided
OLD	\$1,970.00	\$4,992.00	15-41-30(A)(3	\$2,500.00	\$0.00	100%
Name of creditor and description of property securing lien CREDIT CENTRAL (4302)	Estimated amount of lien	Total of all senior/unavoida ble liens	Applicable Exemption and Code Section 2,500.00 S.C. Code Ann. §	Value of debtor's	Amount of lien not	Amount of lien avoided
OLD GOODS	\$1,008.00	\$13,744.49	15-41-30(A)(3	\$2,500.00	\$0.00	100%
			,		*	

District of South Carolina

Todd Vincent Wilson

Debtor

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Debtor	Todd Vince Vonda Mich			Cas	e number		
Name of creditor and description of property securing lien HB	Estimated amount of lien	Total of all senior/unavoida ble liens	Applicable Exemption and Code Section	Value of debtor's interest in property	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided	
FINANCE (8431)			2,500.00 S.C. Code Ann. §				
HOUSEH OLD GOODS	\$1,210.00	\$6,962.00	15-41-30(A)(3)	\$2,500.00	\$0.00	,	100%
Name of creditor and description of property securing lien HB FINANCE	Estimated amount of lien	Total of all senior/unavoida ble liens	Applicable Exemption and Code Section	Value of debtor's interest in property	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided	
(4302)			2,500.00 S.C. Code Ann. §				
HOUSEH OLD GOODS	\$1,003.00	\$17,090.99	15-41-30(A)(3)	\$2,500.00	\$0.00		100%
Name of creditor and description of property securing lien ONE MAIN FINANCIA	Estimated amount of lien	Total of all senior/unavoida ble liens	Applicable Exemption and Code Section	Value of debtor's interest in property	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided	
L HOUSEH			2,500.00 S.C. Code Ann. §				
OLD GOODS	\$3,334.80	\$8,172.00	15-41-30(A)(3)	\$2,500.00	\$0.00		100%
Name of creditor and description of property securing lien REGIONA	Estimated amount of lien	Total of all senior/unavoida ble liens	Applicable Exemption and Code Section	Value of debtor's interest in property	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided	
L FINANCE			2,500.00 S.C. Code				
HOUSEH OLD			Ann. § 15-41-30(A)(3				
GOODS	\$2,237.69	\$11,506.80	Annliaghta	\$2,500.00	\$0.00		100%
Name of creditor and description of property securing lien	Estimated amount of lien	Total of all senior/unavoida ble liens	Applicable Exemption and Code Section	Value of debtor's interest in property	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided	

Best Case Bankruptcy

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			Documen	t rage rori	.5	
Debtor	Todd Vincen Vonda Miche			Cas	e number	
SECURIT Y FINANCE (8431) HOUSEH OLD GOODS Name of creditor and description of property securing lien SECURIT Y	\$1,680.00 Estimated amount of lien	\$3,312.00 Total of all senior/unavoida ble liens	2,500.00 S.C. Code Ann. § 15-41-30(A)(3) Applicable Exemption and Code Section	\$2,500.00 Value of debtor's interest in property	\$0.00 Amount of lien not avoided (to be paid in 3.2 above)	100% Amount of lien avoided
FINANCE (4302) HOUSEH OLD GOODS Name of creditor and description of property securing lien WORLD	\$2,338.50 Estimated amount of lien	\$14,752.49 Total of all senior/unavoida ble liens	Code Section	\$2,500.00 Value of debtor's interest in property	\$0.00 Amount of lien not avoided (to be paid in 3.2 above)	100% Amount of lien avoided
FINANCE HOUSEH OLD GOODS	\$3,312.00	\$0.00	2,500.00 S.C. Code Ann. § 15-41-30(A)(3	\$2,500.00	\$0.00	100%
	Use this for	avoidance of liens	on co-owned prope	erty only.		
Name of creditor and description of property	Total equity (value of debtor's property less	Debtor's equity (Total equity multiplied by debtor's	Applicable Exemption and Code Section	Non-exempt equity (Debtor's equity less exemption)	Estimated lien	Amount of lien avoided avoided(to be paid in

Name of	Total equity	Debtor's equity	Applicable	Non-exempt equity	Estimated lien	Amount of	Amount of lien
creditor and	(value of	(Total equity	Exemption and	(Debtor's equity		lien not	avoided
description	debtor's	multiplied by	Code Section	less exemption)		avoided(to	
of property	property less	debtor's				be paid in	
securing lien	senior/unavoi	proportional				3.2 above)	
	dable liens)	interest in					
		property)					
-NONE-							

Insert additional claims as needed.

3.5 Surrender of collateral.

Check one.

None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

Part 4: Treatment of Fees and Priority Claims

4.1 General

The debtor shall pay all post-petition priority obligations, including but not limited to taxes and post-petition domestic support, and pay regular payments on assumed executory contracts or leases, directly to the holder of the claim as the obligations come due, unless otherwise ordered by the Court. Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.

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Debtor	-		cent Wilson chelle Wilson	Case number
1.2	Truste	ee's fees		
Γrustee's	s fees ar	e governed	by statute and may change dur	ing the course of the case.
1.3	Attorn	ney's fees.		
	a.	statemer disburse disburse balance each mo instance entered	at filed in this case. Fees entitled by the trustee as follows: Follows: a dollar amount consistent with of the attorney's compensation on the after payment of trustee fees where an attorney assumes re-	ave agreed to an attorney's fee for the services identified in the Rule 2016(b) disclosure ed to be paid through the plan and any supplemental fees as approved by the Court shall be flowing confirmation of the plan and unless the Court orders otherwise, the trustee shall the health the Judge's guidelines to the attorney from the initial disbursement. Thereafter, the has allowed by the Court shall be paid, to the extent then due, with all funds remaining es, allowed secured claims and pre-petition arrearages on domestic support obligations. In expresentation in a pending pro se case and a plan is confirmed, a separate order may be otice, which allows for the payment of a portion of the attorney's fees in advance of
	b.	applicati	ions for compensation and exponentil fees and expense reimburs	tent, the debtor's attorney has received a retainer and cost advance and agreed to file fee enses in this case pursuant to 11 U.S.C. § 330, the retainer and cost advance shall be held sements are approved by the Court. Prior to the filing of this case, the attorney has cion purposes only, the fees and expenses of counsel are estimated at \$ or less.
1.4	Priori	ty claims of	ther than attorney's fees and	those treated in § 4.5.
	pro rai	ta basis. If	funds are available, the trustee f there is a Domestic Support of c Support Claims. 11 U.S.C. Pre-petition arrearages. The	§ 507(a)(1): trustee shall pay the pre-petition domestic support obligation arrearage to (state name of
		b.	DSO recipient), at the rate of additional creditors as needed. The debtor shall pay all postbasis directly to the creditor.	petition domestic support obligations as defined in 11 U.S.C. § 101(14A) on a timely
		c.	Any party entitled to collect obligations from property that	child support or alimony under applicable non-bankruptcy law may collect those at is not property of the estate or with respect to the withholding of income that is property the debtor for payment of a domestic support obligation under a judicial or administrative
1.5	Domes	stic suppor	t obligations assigned or owe	d to a governmental unit and paid less than full amount.
	Check ✓		"None" is checked, the rest of	§ 4.5 need not be completed or reproduced.
Part 5:	Treat	ment of No	onpriority Unsecured Claims	
5.1	Nonpr	riority unse	cured claims not separately o	classified. Check one
			ty unsecured claims that are no ment of all other allowed claim	ot separately classified will be paid, pro rata by the trustee to the extent that funds are ns.
✓			nates payments of less than 100 oses payment of 100% of claim	
Sistmist -	£ C 0.1.41-	Carolina		

District of South Carolina

Effective May 1, 2019 Chapter 13 Plan Page 7

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Debtor	_	Todd Vincent Wil Vonda Michelle V		Case number	
	The o	lebtor proposes payı	ment of 100% of claims plus interest at the r	rate of %.	
5.2	Mainte	enance of payments	and cure of any default on nonpriority u	nsecured claims. Check one.	
	✓	The debtor will m	is checked, the rest of § 5.2 need not be comaintain the contractual installment payments claims listed below.		y prepetition default in payments
Name o		or	Current installment payment (paid by the debtor)	Estimated amount of arrearage through month of filing or conversion	Monthly payment on arrearage to be disbursed by the trustee
NAVIE	NT		\$600.00	\$0.00	(or more) \$0.00
Insert ad	ditional	claims as needed.			`
5.3			d nonneionity ungoovered claims. Check on		
3.3			d nonpriority unsecured claims. Check on		
	✓		is checked, the rest of § 5.3 need not be com	ipleted or reproduced.	
Part 6:	Execu	tory Contracts and	Unexpired Leases		
6.1			nd unexpired leases listed below are assueases are rejected. Check one.	med and will be treated as speci	fied. All other executory
		_	-		
	√	None. If "None"	is checked, the rest of § 6.1 need not be com	pleted or reproduced.	
Part 7:	Vestir	ng of Property of th	e Estate		
7.1 Chec		ty of the estate will plicable box:	vest in the debtor as stated below:		
✓	remair The de	n with the debtor. The bebtor is responsible for intended to waive of	plan, property of the estate will remain prop the chapter 13 trustee shall have no responsil for protecting the estate from any liability re or affect adversely any rights of the debtor, t	pility regarding the use or mainten sulting from operation of a busine	ance of property of the estate. ss by the debtor. Nothing in the
			posing a non-standard provision for vesting, in Section 1.3 of this plan is checked and a page 1.		
Part 8:	Nonst	andard Plan Provis	sions		
8.1	Check		nstandard Plan Provisions is checked, the rest of Part 8 need not be con	npleted or reproduced.	
			standard provisions must be set forth below ndard provisions set out elsewhere in this p		vision not otherwise included in
The follo	wing pl	an provisions will b	e effective only if there is a check in the bo	x "Included" in § 1.3.	
distrib	ution of		nis plan may determine the character regardless of proof of claim filed. If a to confirmation.		

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Debtor	Todd Vincent Wilson	Case number	
	Vonda Michelle Wilson		

Statement in Support of Confirmation: Debtor understands the following: (1) The obligations set forth in the plan, including the amount, method and timing of payments made to the Trustee or directly to creditors; (2) The consequences of any default under the Plan; and (3) That debtor(s) may not agree to sell or sell property, employ professionals, incur debt (including modification of debt), or request or agree to mortgage modification or other loss mitigation during the pendency of the case without the advance authorization of the Bankruptcy Court.

8.1(a) Reservation of Rights: Confirmation of this plan does not bar a party in interest from any actions discovered from the documentation, or lack thereof, in a proof of claim. The debtor specifically reserves any currently undiscovered or future claims, rights or cause of action the debtor may have, regarding any issues not specifically addressed or determined by the plan, against any creditor or other party in interest including, but not limited to, violations of applicable consumer protections codes and actions under 11 U.S.C. §§ 542, 543, 544, 547 and 548.

3 1(c) - Mortgage payments, including pre-netition arrears, will be paid and cured by the Trustee as follows:

Name of Creditor	Description of Collateral (note if principal residence; include county tax map number and complete street address)	Current installment payment (ongoing payment amount) *	Monthly payment to cure GAP ** (post-petition mortgage payments for the two (2) months immediately following the event beginning conduit)	Estimated amount of PRE-PETITION ARREARAGE** (including the month of filing or conversion)*	Monthly payment on pre-petition arrearage
WELLS FARGO HOME MORTGAGE	DEBTORS RESIDENCE-406 GRAND NATIONAL LANE, ELGIN SC 29045, RICHLAND COUNTY, TMS# (R25906-06-32)	\$1,164.00 Escrow for taxes: X Yes ? No Escrow for insurance: X Yes ? No	\$39.00 Or more	\$4,500.00	\$ 75.00 Or more
		\$ Escrow for taxes: ? Yes ? No Escrow for insurance: ? Yes ? No	\$ Or more	\$	\$ Or more

^{*} Unless otherwise ordered by the court, the amounts listed on a compliant proof of claim or a Notice filed under FRBP 3002(c) control over any contrary amounts above, and any Notice of Payment Change that might be filed to amend the ongoing monthly payment amount.

Once the trustee has filed a Notice of Final Cure under F.R.B.P. 3002.1(f), the debtor shall be directly responsible for ongoing mortgage payments and

any	further post-petition fees and charges.			
Part	9: Signatures:			
9.1	Signatures of debtor and debtor attorney			
	The debtor and the attorney for the debtor, if an	ıy, must sign belov	v.	
X	/s/ Todd Vincent Wilson Todd Vincent Wilson	X	/s/ Vonda Michelle Wilson Vonda Michelle Wilson	_
Dist	rict of South Carolina			

^{**} The Gap will be calculated from the payment amounts reflected in the Official Form 410A Mortgage Proof of Claim Attachment and any Notice of Payment Change that might be filed to amend the monthly payment amount, but should not be included in the prepetition arrears amount. All payments due to the Mortgage Creditor as described in any allowed Notice of Post-petition Mortgage Fees, Expenses, and Charges under F.R.B.P. 3002.1, filed with the Court, will be paid by the Trustee, on a pro rata basis as funds are available. See the Operating Order of the Judge assigned to this case.

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Debtor	Todd Vincent Wilson Vonda Michelle Wilson	Case number	
Signat	ture of Debtor 1	Signature of Debtor 2	
Execu	nted on May 17, 2019	Executed on May 17, 2019	
JASC	ASON T. MOSS ON T. MOSS 7240 ture of Attorney for debtor DCID#	Date May 17, 2019	

By filing this document, the debtor, if not represented by an attorney, or the debtor and the attorney for the debtor certify(ies) that this Chapter 13 plan contains no nonstandard provision other than those set out in Part 8.

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UNITED STATES BANKRUPTCY COURT DISTRICT OF SOUTH CAROLINA

IN RE:	CASE NO: CHAPTER: 13				
Todd Vincent Wilson Vonda Michelle Wilson					
DEBTOR(S)	DEBTORS' STATEMENT IN SUPPORT OF CONFIRMATION				
In connection with the plan dated May 17, 2019, the debtor(s) hereby state that they understand the following:					
(1) The obligations set forth in the plan, including the amount, method, and timing of payments made to the trustee and/or directly to creditors;					
(2) The consequences of any default under the plan including the direct payments to creditors; and					

(3) That debtor(s) may not agree to sell property, or sell property, employ professionals, or incur debt (including modification of debt) during the term of the plan without the advance authorization of the Bankruptcy Court.

UNITED STATES BANKRUPTCY COURT DISTRICT OF SOUTH CAROLINA

In Re:			
Todd Vincent Wilson, SSN# (xxx-xx-4302)) CASE NO):	
aka Todd V Wilson, Todd Wilson,) СНАРТЕ) CHAPTER: <u>13</u>	
)		
Vonda Michelle Wilson, SSN# (xxx-xx-8431))		
aka Vonda M Wilson, Vonda Wilson,)		
)		
406 Grand National Lane)		
Elgin, SC 29045)		
Debtor(s))		

CERTIFICATE OF SERVICE

I, Roger K. Pruitt, hereby certify that a copy of the *Plan. Objections Due no later than 7 days prior to the Confirmation Hearing., Motion to Establish Value Included in Chapter 13 Plan, Motion To Avoid Lien Included in Chapter 13 Plan, Motion to Debtor(s) Statement in Support of Confirmation was filed with the Bankruptcy Court, on May 17, 2019, and was served, on May 17, 2019, upon the Trustee and the Creditors listed below by placing the same in the United States Mail with sufficient postage attached thereto at the addresses listed.*

This 17th day of April, 2019

By: /s/ Roger K. Pruitt
Roger K. Pruitt
Bankruptcy Paralegal
Moss and Associates, Attorneys P.A.
816 Elmwood Avenue
Columbia, South Carolina 29201

William K Stephenson, Jr., via (CM/ECF) Chapter 13 Trustee PO Box 8477 Columbia, SC 29202

Region 4 US Trustee CM/ECF 1201 Main Street, Suite 2440 Columbia, SC 29201

SEE ATTACHED LIST

BRIDGECREST PO BOX 53087 PHOENIX AZ 85072

CAPITAL ONE PO BOX 30281 SALT LAKE CITY UT 84130

CHECK N GO 7358 TWO NOTCH ROAD COLUMBIA SC 29223

CREDIT CENTRAL 540 E DEKALB ST CAMDEN SC 29020

EXETER FINANCE PO BOX 166097 IRVING TX 75016

GM FINANCIAL PO BOX 181145 ARLINGTON TX 76096-1145

HB FINANCE 1011 CHURCH STREET CAMDEN SC 29020

NAVIENT PO BOX 9500 WILKES BARRE PA 18773

ONE MAIN FINANCIAL 110 FORUM DRIVE, STE 3 COLUMBIA SC 29229

RADIUS GLOBAL SOLUTIONS 9550 REGENCY SQUARE, STE 602 JACKSONVILLE FL 32225

REGIONAL FINANCE 1641 SPRINGDALE DRIVE, STE C CAMDEN SC 29020 SECURITY FINANCE 415 RUTLEDGE ST CAMDEN SC 29020

SIERRA LENDING PO BOX 647 SANTA YSABEL CA 92070

WELLS FARGO HOME MORTGAGE PO BOX 10335 DES MOINES IA 50306

WORLD FINANCE 1009 MARKET STREET CAMDEN SC 29020